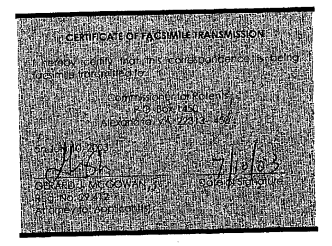


UNILEVER PATENT DEPT







C. Paden

Examiner:

REQUEST FOR CONTINUED EXAMINATION (RCE) TRANSMITTAL

(for Subsection (b) of 35 U.S.C § 132, effective May 29, 2000, provides for continued examination of an utility or plant application filed on or after June 8, 1995))

Attomey Docket No.:	F7518(V)		
Applicant:	VanEedenburg et al.		
Serial No.:	09/737,377		
Filed:	December 15, 2000		
For:	PROCESS AND EQUIPMENT FOR THE MANUFACTURE OF EDIBLE SPREADS		
UNUS No.:	Y2-0216-UNI Group Art Unit: 1761		

Commissioner for Patents To: **Box: Patent Application** P.O. Box 1450 Alexandria, VA 22313-1450

This is a Request for Continued Examination (RCE) under 37 C.F.R. § 1.114 of the above-identified application. NOTE: 37 C.F.R. § 1.114 is effective on May 29, 2000. If the above-identified application was filed prior to May 29, 2000, applicant may wish to consider filing a continued prosecution application (CPA) under 37. C.F.R. § 1.53(d) (PTO/SB/29) Instead of a RCE to be eligible for the patent term adjustment provisions of the AIPA. See Changes to Application Examination and Provisional Application Practice, Interim Rule, 65 Red. Reg. 14865 (Mar. 20, 2000), 1233 Off. Gaz. Pat. Office 47 (Apr. 11, 2000), which established RCE practice.

APPLICATION ELEMENTS

- Submission required under 37 C.F.R. § 1.114 1.
 - Ø Previously submitted a.
 - Consider the amendment(s)/reply under 37 C.F.R. § 1.116 previously filed on February 10, 2003. i. 🖾 (Any unentered amendment(s) referred to above will be entered)
 - Consider the arguments in the Appeal Brief or Reply Brief previously filed on ____ ii. 🖸
 - Other iii. 🗆

b	. 🗆	En	close	ed –

- Amendment/Reply i. 🗆
- ii.0(12000(Affidayits(s)/Declaration(s)
- 07/17/2003 DFLOYD Information Disclosure Statement (IDS) iii. 🗆
- 01 FC:1801
- 750 a.0 Ma PTO-1449 Copies of IDS citations b.
- Other iv. 🗆

RCE.# Revised 07/17/00

2. Miscellan us

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- a. Susp nsion of action of the above-identified application is requested under 37 C.F.R. § 1.103(c) for a period of months. ((Period of suspension shall not exceed 3 months; Fee under 37 C.F.R. § 1.17(1) required).
- b. D Other
- Fees (The RCE fee under 37 C.F.R. § 1.17(e) is required by 37 C.F.R. § 1.114 when the RCE is filed.) 3.
 - a. In The director is hereby authorized to charge the following fees, or credit any overpayments, to Deposit Account No. 12-1155.
 - \$750.00 (RCE fee required under 37 C.F.R. § 1.17(e)) i. 🛛
 - Extension of time fee (37 C.F.R. § 1.136 and 1.17) ii. 🗆
 - The Commissioner is hereby authorized to charge any additional fees, which may be required to our Deposit iii. 🛛 Account No. 12-1155.
- **Correspondence Address:** 4.

CUSTOMER NUMBER: 000201

Respectfully submitted,

Gerard J. McGowan NV Attorney of Record Reg. #29,412



GJM/pod (201) 840-2297

07/10/2003 15:55 FAX 12018403294 HUNIEV r Patent Department 45 River Roar Edgewater, NJ 070' Tel.: (201) 943-710('91) 840 + Exten '201) 840 UF FILE PERIPATENT DEPT 2001/004 FAXTRANSMITTAL was er: (taden From: To: Date: No. of Pages: Fax No .: (including cover sheet) CC: RE: F7578(V) **MESSAGE:** ached please find an RCE ¥ 1 alluro of al 2000 761 . IF PROBLEMS OCCUR WITH THIS TRANSMISSION, PLEASE CONTACT AT FXT THIS FACSIMILE MESSAGE IS CONFIDENTIAL AND MAY CONTAIN ATTORNEY PRIVILEGED INFORMATION INTENDED FOR THE USE OF THE INDIVIDUAL OR COMPANY NAMED ABOVE. IF THE READER IS NOT THE INTENDED RECIPIENT, OR THE EMPLOYEE OR AGENT RESPONSIBLE TO DELIVER IT TO THE INTENDED RECIPIENT, YOU ARE HEREBY NOTIFIED THAT ANY DISSEMINATION, DISTRIBUTION OR COPYING OF THIS COMMUNICATION IS STRICTLY PROHIBITED. IF YOU HAVE RECEIVED THIS COMMUNICATION IN ERROR, PLEASE IMMEDIATELY NOTIFY US BY TELEPHONE SO THAT WE MAY ARRANGE FOR THE RETURN OF THE ORIGINAL MESSAGE TO US. THANK YOU.